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| 10/660,683 | 09/12/2003 | Takashi Ebisawa | Q77412 | 7698 |
| 7590 07/03/2007 MATTHEW K RYAN ESQ | | | EXAMINER | |
| FROMMER LAWRENCE & HAUG LLP | | | PATEL, JAYESH A | |
| 745 FIFTH AVENUE NEW YORK, NY 10151 | | | ART UNIT | PAPER NUMBER |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | | Application No. | Applicant(s) | | | |
|---|---|---|--|--|--|--|
| Office Action Summary | | 10/660,683 | EBISAWA, TAKASHI | | | |
| | | Examiner | Art Unit | | | |
| | | Jayesh A. Patel | 2624 | | | |
| Period fo | The MAILING DATE of this communication app | ears on the cover sheet with the c | orrespondence address | | | |
| A SH WHIC - Exte after - If NC - Failu Any | ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DA nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Deperiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE | N. nely filed the mailing date of this communication. D (35 U.S.C. § 133). | | | |
| 1)[🖂 | Responsive to communication(s) filed on <u>04 M</u> . | av 2007. | | | | |
| • | This action is FINAL . 2b)⊠ This action is non-final. | | | | | |
| 3) | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| | closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | |
| Dispositi | ion of Claims | | | | | |
| 5)□ 6)⊠ 7)□ | Claim(s) 1-3 is/are pending in the application. 4a) Of the above claim(s) is/are withdrav Claim(s) is/are allowed. Claim(s) 1-3 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or | · | | | | |
| Application Papers | | | | | | |
| 10)⊠ | The specification is objected to by the Examine The drawing(s) filed on <u>12 September 2003</u> is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex | re: a)⊠ accepted or b)⊡ objec drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj | e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d). | | | |
| Priority u | ınder 35 U.S.C. § 119 | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | |
| 2) Notice 3) Information | et(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) cmation Disclosure Statement(s) (PTO/SB/08) cer No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other: | ate | | | |

DETAILED ACTION

Response to Arguments

- 1. Applicant's amendment dated 05/04/07 has been considered and entered.
- 2. In view of the arguments the examiner withdraws previous rejections in respect to Morimatsu.
- 3. Applicant's arguments with respect to claims 1-3 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Tanaka et al. (US 5548415) hereafter Tanaka.

1. Regarding claim 1, Tanaka discloses an image processing system (Figs 4, 12-16) which comprises an object pixel detecting means which determines whether relevant pixels (certain pixel Fig 16) in the character image information obtained by reading an original on which characters (Col 2 Line 57) have been recorded are object pixels (edge pixels) to be subjected to enhancement processing and carries out enhancement processing on pixels determined to be object pixels,

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thereby carrying out edge enhancement processing on the character image information, wherein the improvement comprises that the object pixel detecting means comprises a density judgment section (Fig 3,4 and Col 2 Lines 36-67 and Col 5 Lines 17-27) which determines the relevant pixel to be a prospective object pixel when the density of the relevant pixel is higher than a first threshold value (T3 to detect intermediate sharp edges) higher than the density of the background of the border (pixels outside to edge of character forming background) of the original and not higher (Lower) than the density of a thinnest line in lines which form said characters (pixel close to edge of character) and is not higher than a second threshold value (T2 to detect sharp edges) not lower than the density of a thinnest line (sharp edge pixels) in lines which form said characters at (Col 5 Lines 17-54), and a thin line image detecting section (Fig 12 Element 5) which determines the relevant pixel to be a thin line pixel forming a part of a thin line image (Fig 12 Element 5), and determines that the relevant pixel is an object pixel when the density judgment section determines the relevant pixel to be a prospective object pixel and the thin line image detecting section determines the relevant pixel to be a thin line pixel at (Col 9 Lines 25-67 and Col 10 Lines 1-24). The threshold values used by Tanaka are used in distinguishing the density changes. The thresholds can be determined in accordance to the sharp edges and the pixels (close from the edges belonging to the background), so the proper enhancement can be applied. Tanaka has first threshold (T3 to detect intermediate sharp edges

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which are the pixels close to the boundary or edge of the character) not higher (lower) than the second threshold (T2 to detect the sharp edges of the character) at (Col 5 lines 36-54). Tanaka teaches that the threshold (first or second) to detect sharp edges has to be higher than the threshold (first or second) to detect the intermediate sharp edges or vice versa in Col 5.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2 and 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tanaka et al. (US 5548415) hereafter Tanaka in view of Huang (US 6175659) hereafter Huang.

2. Regarding Claim 2, Tanaka discloses an image processing system as defined in claim 1. Tanaka also discloses the density conversion circuit 3 in (Figs 1,8 and 12) which performs the enhancement (selection of the appropriate density curve or values at Col 6 Lines 1-65), however does not and is silent in which relevant pixels which have not been determined to be an object pixel are subjected to a weak enhancement processing the degree of enhancement of

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which is weaker than that of the enhancement processing for said edge enhancement processing.

Huang discloses an (adaptive edge enhancement device Fig 1) in which relevant pixels which have not been determined to be an object pixel are subjected to a weak enhancement processing the degree of enhancement (generated by the set of thresholds T1-T4) of which is weaker than that of the enhancement processing for said edge enhancement processing at (Col 4 Lines 16-46). Huang discloses that the device as disclosed in which the enhancement modes are dynamic provides a better image quality at (Col 1 Lines 32-35). Both Tanaka and Huang are from the same field of endeavor and are analogous art, therefore it would have been obvious for one of ordinary skill in the art, at the time the invention was made to have used the teachings of adaptive edge enhancement as taught by Huang in the apparatus of Tanaka for the above reasons.

3. Regarding Claim 3, Tanaka discloses an image processing system as defined in claim 1 which further comprises a density difference calculating means (Fig 15 distance calculating circuit and Col 11 Lines 23-37) which calculates the difference in density between a non-object pixel (not an edge, could be close to edge or gradation) and the surrounding pixels (one of the surrounding pixel could be an edge pixel) adjacent to the non-object pixel and carries out a weak enhancement (density conversion Fig 12 Element 3) processing on the

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non-object pixel when the difference in density is larger (greater) than a predetermined third threshold value (Col 5 Lines 56-57 and 61-63) and does not carry out the weak enhancement (density conversion) processing when the difference in density is not larger than the third threshold value. Huang also discloses an adaptive edge enhancement apparatus depending on the threshold values used in detecting the density gradients in fig 1.

Conclusion

The references (US 6266439), (US 4862283) and (US 6750986) also teaches the claimed elements. (US 4862283) teaches in (Fig 1-3) the pixel discrimination using two thresholds. (US 6750986) shows the (thin –line) and enhancement and (US 6266439) teaches enhancing text from the background using two thresholds.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jayesh A. Patel whose telephone number is 571-270-1227. The examiner can normally be reached on M-F 7.00am to 4.30 pm (5-4-9). If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jingge Wu can be reached on 571-272-7429. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jayesh Patel 06/20/07

BUPERVISORY PATENT EXAMINER